IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

SARAH HEINZL, individually and on behalf of all others similarly situated,

Case No. 2:14-cv-001316-RCM

Plaintiff,

Filed Electronically

v.

STARBUCKS CORPORATION,

Defendant.

STIPULATION OF DISMISSAL

Plaintiff, Sarah Heinzl, and Defendant, Starbucks Corporation, by and through their undersigned counsel and pursuant to Fed. R. Civ. P. 41(a)(1)(A) hereby stipulate that:

- 1. This action shall be DISMISSED, with prejudice;
- 2. No motion for class certification has been filed and no class has been certified in this action; therefore, class notice and court approval of this dismissal are not required under the Federal Rules; and
- 3. Each party shall bear their own costs and fees, including attorneys' fees, incurred in connection with this action.

Dated: November 2, 2015

Respectfully submitted,

CIPRIANI & WERNER, P.C.

BY: /s/ Anthony W. Hinkle
Anthony W. Hinkle, Esquire
Cipriani & Werner, P.C.
450 Sentry Parkway, Suite 200
Blue Bell, PA 19422
ahinkle@c-wlaw.com
Tel: (610) 567-0700
Fax: (610) 567-0712

Attorneys for Defendant, Starbucks Corporation

CARLSON LYNCH SWEET & KILPELA LLP

BY: /s/ Benjamin J. Sweet
R. Bruce Carlson
bcarlson@carlsonlynch.com
Benjamin J. Sweet
bsweet@carlsonlynch.com
1133 Penn Avenue, 5th Floor
Pittsburgh, PA 15222

Tel: (412) 322-9243 Fax: (412) 231-0246

Attorneys for Plaintiff, Sarah Heinzl